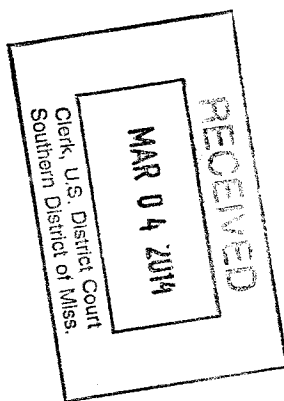


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SOUTHERN DISTRICT OF MISSISSIPPI**

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Case 3:04-cv-00251-TSL-FKB Document 598 Filed 02/25/14 Page 1 of 2

IN THE UNITED STATES DISTRICT COURT FOR THE  
SOUTHERN DISTRICT OF MISSISSIPPI  
JACKSON DIVISION

OLIVIA Y., *et al.*

PLAINTIFFS

v.

CIVIL ACTION NO. 3:04CV251LN

PHIL BRYANT, as Governor of the State of Mississippi, *et al.*

DEFENDANTS

**ORDER**

This matter came before the Court on the Plaintiffs' Unopposed Motion for Plaintiffs' Attorneys' Fees and Expenses. The Court, having reviewed the Unopposed Motion and evaluated the agreed-upon amount of fees and expenses, finds it reasonable. Accordingly, the Motion is, for good cause, **GRANTED**. The Court rules, orders, and directs as follows:

1. Payment shall be made by Defendants to Plaintiffs' Counsel in the agreed-upon amount of \$171,412.60, upon appropriation by the Mississippi legislature, for legal services performed and expenses incurred from September 1, 2012 through August 31, 2013 in the monitoring and enforcement of the orders entered into in this case.

2. Because the notice received by Plaintiff Class pursuant to Rule 23(h) as to Plaintiffs' first Unopposed Motion for Approval of Settlement Regarding Plaintiffs' Attorney's Fees included notification that Plaintiffs' Counsel might periodically be submitting fee application for monitoring and enforcement work performed on behalf of the Plaintiff Class and that no additional notification would be made of such applications, and because additional notice would impose undue cost and burden, notice pursuant to Rule 23(h) of this and any subsequent fee applications for post-judgment monitoring and enforcement work is unnecessary.

So ORDERED this 25<sup>th</sup> day of February, 2014.

/s/Tom S. Lee  
\_\_\_\_\_  
UNITED STATES DISTRICT JUDGE

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SUBMITTED BY:

/s/ Julia L. Davis

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